## PLEA MINUTE SHEET

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO (AT ALBUQUERQUE)									
CR 17-3246 MV				UNITED STATES vs. LUCIOUS					
Before The Honorable Laura Fashing, United States Magistrate Judge									
Hearing Date: 8/19/2021			Time In and Out:		2:01-2:45				
Clerk: N. Maestas			Digital Recording:		ABQ-Hondo (Remote)				
Defendant: Keron E		Keron Eugene Lucious	eron Eugene Lucious		ndant's Counsel:	Douglas E Couleur			
AUSA:		Letitia Simms		Interpreter:		N/A		Sworn	
								Waived	
$\boxtimes$	Defendant Sworn				First Appearance	e			
$\boxtimes$	Consent to proceed before a magistrate judge executed with full knowledge of meaning and effect.								
	Deft acknowledges receipt of: Superseding Information								
	If Deft proceeding by way of information, Deft acknowledges right to an indictment and waives that right.								
$\boxtimes$	Terms and conditions of proposed plea agreement explained.				Defendant indicates understanding of its terms.				
$\boxtimes$	Factual predicate to sustain the plea provided.								
	Deft questioned re Deft's age, education, physical/mental condition, and whether under the influence of alcohol, drugs, or any medication. Deft advised of charge(s), penalties and possible consequences of the plea.								
	Deft advised of constitutional rights, loss of rights, and maximum possible penalties (including imprisonment, fine, supervised release, probation, SPA, restitution, and any forfeitures).								
$\boxtimes$	Deft questioned re time to consult with attorney and if satisfied with his or her representation.								
$\boxtimes$	Court finds Deft fully understands charge(s) and the consequences of entering a guilty plea to that charge (or those charges).								
$\boxtimes$	Deft pleads GUILTY to: Superseding Information								
$\boxtimes$	Allocution by Deft on elements of charge(s).								
$\boxtimes$	Court finds plea freely, voluntarily, and intelligently made; plea of guilty accepted.								
$\boxtimes$	Deft adjudged guilty.								
$\boxtimes$	Acceptance of plea agreement deferred until final disposition hearing by district judge.								
$\boxtimes$	Sentencing Date: to be notified								
$\boxtimes$	Defendant to Remain in Custody								
	Present co	onditions of release continue	ed		Conditions chan	ged to:			
	Penalty fo	nalty for failure to appear explained							
	Presentence Report Ordered				Expedited (Type	Type III)			
	Other Matters: Pursuant to the Due Process Protections Act, Court confirms the United States obligation to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland, 373 U.S. 83 (1963) and its progeny, and orders it to do so. Court inquires as to why this hearing should be held at this time; Defense counsel and Government respond; Court makes findings as to why this hearing was held at this time. Defense counsel advises the Court that a Presentence Report has already been prepared.								